

March Court

762 — 120

Day 1762 to Answer unto his Said Leadership of said Concerning the Judgement of
At which Day here Came the S: Aaron Tillman in his proper Person and had a hearing of the
Judgment - R: saith that he will not Content with his Said Leadership but for the Saving Cost Labour and
Spences about the premises Submits himself at fine with his Said Leadership by Occasion of the premises and
the same before the Court of

put himself upon favour of the Court &c
Whereupon all and singular the Recouries being soon and by the Court fully understood it is command
ed by the Court here that the aforesaid Aaron Tullman for the Recouries and Offences aforesaid in the Judgment of
specified to take which said Aaron Tullman present before the Court as he is fined for the premises and
Offence of the sum of five Shillings & 4 pence which he paid down to the Sheriff for the use of his Lordship the

Offence of the sum of five shillings
The day & / V^e the Grand Jury for the Body of Somerset County upon O^r O^r the present - Certain
Sarah Brown late Mrs of formerly named Sarah Ballantyne late of Somerset Parish that the said Sarah
Brown did bear a bastard child against the form of the Act of Assembly in such Case made and provided
and left -
O^r the Sheriff of Somerset County that he should take the said Sarah Brown
and have her body -

William Sloane Esq

and Sarah —
Therefore I do command the Sheriff of Somerset County that he should take the said Sarah Bawen
back if she should be found in his County and let her have safe passage that he might have her tried
before the Justice of his County Court of Somerset to be held at Bristol on Jan. the third
Tuesday of March anno Domini 1762 to answer unto her said whipping and concerning the sum and p-
ticle that Sarah Bawen in her proper person had a hearing of the present suit

Day of March thousand One thousand seven hundred and sixty two to witness unto her said indenture
whereby the aforesaid Sarah Brown in her proper person and by a hearing of the present
Court doth declare that she is guilty of the Breach of the Promises made above upon
her Imprisonment in Maryland and from her being the Plaintiff against the Defendant aforesaid will not declare
the father of the Bastard Child aforesaid Willing to pay her fine for the same according to Act of Assembly
in such case provided. It is Whereupon all and Singular the promises being soe and by the said Party
understood to be made by the said Sarah Brown for the promises and services aforesaid
to be taken which said Sarah Brown is fined for the aforesaid Plaintiff of three pounds C Money which she paid
to the Sheriff for the use of the County. It is Whereupon the said Sarah Brown is ordered to give security to satisfy
the Justices of Somerset County from all such charges and Troubles that may accrue by reason
of the birth of the Bastard Child aforesaid Certain Justice of the Peace of Somerset County present
herein contained in his proper person whereof he took for the said Sarah Brown and acknowledged himself to be held and
firmly bound to this Judgment the sum of twenty pounds C Money of Maryland of this last present
and Chables Land and tenements to be made and said if it happen that the said Sarah doth not have
and pay Indemnified the Justices of Somerset County Court from all such charges and Troubles that may
accrue by reason of the birth of the Bastard Child aforesaid P. W.

Across by means of the Water of the
Same named River for his Deth. The Right Honourable the Lord Proprietary that now is in the
Body of County upon their Oath Present shall Jabor & the late of County Parish in the
County of Cork on the Thirtieth day of October in the year of our Lord one thousand seven hundred

County of Kent on the Thirtieth Day of October in the Year of our Lord one thousand seven
and Sixty One with force and arms at the Parish of in the County of Kent upon a certain Sarah Inman
in the peace of God and the said John Dwyry then and there being an assault did make and him the said Sarah
then and there did beat wound and gilty treat so that of his life it was much dispaied and thermostake
the said Sarah then and there did to the great damage of the said Sarah and against the peace of his Lord
Lodging the Right Honourable the Lord Brougham nowis his good Rule and government and before

Whereupon it is commanded the Sheriff of Lancashire County that he should take the said
Talbot.